

Date Adopted October 17, 2019

Committee Administrative

RESOLUTION AUTHORIZING EXECUTIVE SESSION COUNTY OF SALEM

Resolution Providing for a Meeting Not Open to the Public in Accordance With the Provisions of the New Jersey Open Public Meetings Act, N.J.S.A. 10:4-12

WHEREAS, the County of Salem is subject to certain requirements of the Open Public Meetings Act, N.J.S.A. 10:4-6., et seq.; and

WHEREAS, the Open Public Meetings Act, N.J.S.A. 10:4-12, provides that an Executive Session, not open to the public, may be held for certain specified purposes when authorized by Resolution; and

WHEREAS, it is necessary for the County of Salem Board of Chosen Freeholders to discuss in a S а

session not open to the public certain matters relating to the item or items authorized by N.J.S.A. 10:4-12b and designed below:
1. Matters Required by Law to be Confidential: Any matter which, by express provision of Federal Law or State statute or rule of court shall be rendered confidential or excluded from the provisions of Open Public Meetings Act.
2. Matters Where the Release of Information Would Impair the Right to Receive Funds: Any matter in which the release of information would impair a right to receive funds from the Government of the United States.
3. Matters Involving Individual Privacy: Any material the disclosure of which constitutes an unwarranted invasion of individual privacy such as any records, data, reports, recommendations, or other personal material of any educational, training, social service, medical, health, custodial, child protection, rehabilitation, legal defense, welfare, housing, relocation, insurance and similar program or institution operated by a public body pertaining to any specific individual admitted to or served by such institution or program, including but not limited to information relative to the individual's personal and family circumstances, and any material pertaining to admission, discharge, treatment, progress or condition of any individual, unless the individual concerned (or, in the case of a minor or incompetent, his guardian) shall request in writing that the same be disclosed publicly.
4. Matters Relating to Collective Bargaining Agreements: Any collective bargaining agreement, or the terms and conditions which are proposed for inclusion in any collective bargaining agreement, including the negotiation of the terms and conditions thereof with employees or representatives of employees of the public body.
5. Matters Relating to the Purchase, Lease of Acquisition of Real Property or the Investment of Public Funds: Any matter involving the purchase, lease or acquisition of real property with public funds, the setting of banking rates or investment of public funds, where it could adversely affect the public interest if discussion of such matters were disclosed.
6. Matters Relating to Public Safety and Property: Any tactics and techniques utilized in protecting the safety and property of the public, provided that their disclosure could impair such protection. Any investigations of violations or possible violations of the law.

7. Matters Relating to Litigation, Negotiations and the Attorney-Client Privilege: Any

pending or anticipated litigation or contract negotiation in which the public body is, or may become a party. Any matters falling within the attorney-client privilege, to the extent that confidentiality is required in order

for the attorney to exercise his ethical duties as a lawyer.

performance of promotion or disciplining public officer or employee employed or appointees whose rights could be advers discussed at a public meeting.	of any speopointed by	the public	body, un	less all t	he individua	l employees or	
9. Matters Relating to the body occurring after a public hearing that responding party or the suspension or los responsibility; and	t may resu	ılt in the im	position	of a spe	cific civil pe	nalty upon the	
WHEREAS, it is necessary to go as permitted by N.J.S.A. 10:4-12b	into closed	session to	discuss c	ertain m	atters relatir	ng to the items	
NOW, THEREFORE, BE IT RES Salem will go into closed session to discus			ird of Ch	osen Fre	eholders of	the County of	
1. Matters relating to the emplo	yment rela	tionship.					
After which the public meeting will reconsessions may be disclosed to the public the public interest will no longer be served	upon the d	leterminatio	n of the				
			IN H. L of Chose		reenolder I olders	Director	
I hereby certify the foregoing to be a of the County of Salem on October 17		STACY	ACU PENNING The Boa	Lew GTON	ard of Chos	en Freeholder	5
	RECORE	OF VOTE					
Freeholder	Motion	Second	Aye	Nay	Abstain	Absent	
Freeholder Ostrum		./	/				
Freeholder Hassler							
Freeholder Ware			1				
Deputy Director Griscom			•				
Director Laury			/				
Director Ladify					-Vi	<u> </u>	

Department Initials

✓ Indicates Vote

8. Matters Relating to the Employment Relationship: Any matters involving the employment,

appointment, termination of employment, terms and conditions of employment, evaluation of the